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VS.

1	FARHAN R. NAQVI
2	Nevada Bar No. 8589
2	PAUL G. ALBRIGHT
3	Nevada Bar No. 14159
٥	NAQVI INJURY LAW
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12	Las Vegas, Nevada 89119
12	Telephone: (702) 727-1400
13	Facsimile: (702) 727-1401
	Michael.Lowry@wilsonelser.com
14	Attorneys for Defendants
15	
IJ	

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

HAYRI OLIVAS-ARENAS, individually,	Case No.: 2:19-cv-00624-RFB-VCF
Plaintiff,	

HOBBY LOBBY STORES, INC. d/b/a HOBBY LOBBY #679 d/b/a HOBBY LOBBY; 2199 NORTH RAINBOW BOULEVARD HOLDINGS, LLC; DOES 1 through 100 and ROE CORPORATIONS 1 through 100, inclusive,

Defendants.

JOINT PRETRIAL ORDER

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I.

NATURE OF THE ACTION

This is an action arising from a slip and fall incident that occurred on June 3, 2017 in Clark County, Nevada. Plaintiff HAYRI OLIVAS-ARENAS ("Plaintiff") alleges that she was on the premises of Hobby Lobby #679 located at 2251 N. Rainbow Boulevard, Las Vegas, Nevada 89108 (the "Premises") in the "racetrack" aisle when Plaintiff slipped on a liquid spill. Plaintiff seeks general and special damages arising from the subject incident.

Defendants owned, maintained and/or operated the Premises at all times relevant to this matter. Plaintiff asserts that Defendants were negligent and that such negligence caused the subject incident. Plaintiff seeks general and special damages arising from the subject incident.

II.

STATEMENT OF JURISDICTION

This case was removed to Federal Court pursuant to 28 U.S.C. §§1441(a) and 1446 based upon diversity jurisdiction under 28 U.S.C. §§1332. During all times relevant, Plaintiff was and is a resident of Clark County, Nevada. During all times relevant, Defendants are foreign corporations doing business in the State of Nevada. Plaintiff's alleged past medical expenses are \$83,408.62. Plaintiff alleges additional damages on which her experts have rendered calculations. Moreover, Plaintiff is also claiming damages for pain and suffering. Thus, the amount in controversy is in excess of \$75,000.00.

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III.

ADMITTED FACTS

The following facts are admitted by the parties and require no proof:

- Defendant HOBBY LOBBY STORES, INC. d/b/a HOBBY LOBBY #679 d/b/a
 HOBBY LOBBY ("Defendant Hobby Lobby") operated the subject store.
- 2. On June 1, 2017, Plaintiff was inside the subject store.
- 3. While in the store, Plaintiff slipped and fell
- 4. Apolinar Porfirio Lopez, Jr. was within the course and scope of his employment with Defendant Hobby Lobby at the time of the fall.
- 5. The source of the spill is unknown.

IV.

UNCONTESTED FACTS

The following facts, though not admitted, will not be contested at trial by evidence to the contrary: None

V.

ISSUES TO BE TRIED

The court granted partial summary judgment to Defendant Hobby Lobby, concluding there is no admissible evidence indicating Defendant Hobby Lobby created the hazard that caused Plaintiff's fall or that Defendant Hobby Lobby had actual notice of the hazard that caused Plaintiff's fall. The court denied summary judgment as to whether Defendant Hobby Lobby had constructive notice of that hazard. The court separately granted partial summary judgment as to Plaintiff's negligent hiring and retention causes of action, which Plaintiff conceded. Partial summary judgment was denied as to negligent supervision and training.

The following are issues of fact to be tried and determined upon trial:

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1. When	ther Defe	ndant H	obby L	Lobby v	was ne	gligent
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- 2. Whether Defendant Hobby Lobby had constructive notice of the hazard that caused Plaintiff's fall and whether that proximately caused Plaintiff's alleged damages.
- 3. Whether the hazard that caused Plaintiff's fall was caused by the act or omission of a third person over whom Hobby Lobby had no control.
- **4.** Whether Defendant Hobby Lobby was negligent in its supervision and/or training of its employees, and whether such negligence proximately caused Plaintiff's alleged damages.
- 5. Whether Plaintiff was comparatively negligent.
- **6.** Whether the subject incident proximately caused injuries and other damages to Plaintiff.
- 7. The reasonable value of the damages incurred by Plaintiff.
- 8. Whether the medical care and treatment received by Plaintiff was reasonable and necessary as a result of the subject incident.
- 9. Whether the medical care and treatment received by Plaintiff was causally related to the subject incident.
- 10. Whether the claimed future medical care and treatment of Plaintiff is causally related to the subject incident.
- 11. The reasonableness and necessity of any medical care and treatment Plaintiff will require in the future, and the cost thereof.
- **12.** Did Plaintiff mitigate her damages?

VI.

ISSUES OF LAW

The following are issues of law to be tried and determined upon trial:

- **A.** The amount of negligence, if any, attributable to each party in this litigation.
- **B.** Whether the subject incident was the proximate cause of Plaintiff's claimed damages.
- C. Whether Plaintiff can present sufficient evidence to meet her burden proof.
- **D.** Whether Defendant Hobby Lobby can present sufficient evidence for its burden of proof regarding its affirmative defenses.

VII.

EXHIBITS

- A. The following exhibits are stipulated into evidence in this case and may be so marked by the clerk:
 - 1. Video from the store, HOBBY0001.
 - 2. Store Diagram, HOBBY0038.
- B. Plaintiff's Exhibits and Defendants' Objections thereto:

	DESCRIPTION	DEFENDANTS' OBJECTIONS
1.	Plaintiff's Complaint	Hearsay
2.	Defendant Hobby Lobby, Inc.'s Jury Demand and Answer to Complaint	Hearsay
3.	Photographs of Plaintiff's arthroscopic shoulder surgery	
4.	Post-surgical photographs of Plaintiff	
5.	Defendant Hobby Lobby Stores, Inc. Response to Plaintiff's Requests for Production 2-5, 7-12, 14-18 & 20-23	Discovery responses might be admissible at trial but are not exhibits that would go to the jury. <i>Buckley v. Evans</i> , 2007 WL 2900173, n. 19 (E.D. Cal. 2007).

6.	Defendant Hobby Lobby Stores, Inc. Response to Plaintiff's Interrogatories 3-12 and 14-25	Discovery responses might be admissible at trial but are not exhibits that would go to the jury. <i>Buckley v. Evans</i> , 2007 WL 2900173, n. 19 (E.D. Cal. 2007).
7.	Plaintiff's medical and billing records from El Wood, PLLC (PLTF 000857-PLTF 000858 & PLTF 001402-PLTF 001403	
8.	Plaintiff's medical and billing records ATI Physical Therapy (PLTF 000637-PLTF 000777 & PLTF 001199-PLTF 001401)	
9.	Plaintiff's medical and billing records from A.S. Martin Orthopedics, P.C. (PLTF 000601- PLTF 000636 & PLTF 001116- PLTF 001198 & PLTF 001593-PLTF 001597)	
10.	Plaintiff's medical and billing records from CareNow Urgent Care (PLTF 000586- PLTF 000600 & PLTF 001092- PLTF 001115)	
11.	Plaintiff's medical and billing records from Desert Radiology (PLTF 000563-PLTF 000585 & PLTF 001089-PLTF 001091)	
12.	Plaintiff's medical and billing records from Shadow Emergency Physicians, PLLC (PLTF 000562 & PLTF 000855- PLTF 000856)	
13.	Plaintiff's medical and billing records from Summerlin Hospital Medical Center (PLTF 000291-PLTF 000561 & PLTF 000778-PLTF 000854 & PLTF 000893-PLTF 001088)	
14.	Hobby Lobby Customer Incident Report Form (Hobby 00009)	Relevance; use limited by 803(5)
15.	Customer Incident Packet Bates Numbers (Hobby 00010-Hobby 00014)	Relevance
16.	Training Materials Pages (Hobby 00015- Hobby 00022)	Relevance
17.	Hobby Lobby's Policy & Procedures (Hobby 00023 – Hobby 00037)	Relevance

18.	Resilient Floor Tile Documents (Hobby 00039-Hobby 00043)	
19.	Hobby Lobby Prior Customer Incident Report Form (Hobby 00044-Hobby 00045)	Relevance per Eldorado v. Graff
20.	Hobby Lobby Training Records (Hobby 00046-Hobby 00138)	Relevance as to employees other than Apolinar Lopez & Mark James
21.	Hobby Lobby Training Materials (Hobby 00139-Hobby 154)	Relevance as to pages where no substantive material is shown.

- **C. Defendants Exhibits and Plaintiff's Objections thereto:** None other than already referenced.
- D. Evidence in Electronic Format: The parties intend to present evidence in electronic format to jurors for the purposes of jury deliberations. Although it is not known at this time which exhibits will be electronically presented, the parties stipulate that they will provide discovery in an electronic format compatible with the Court's electronic jury evidence display system. The parties stipulate that they will contact the courtroom administrator for instructions about how to prepare evidence in an electronic format and other requirements for the Court's electronic jury evidence display system.

E. Depositions:

1. Plaintiff will offer the following depositions:

Deponent	Offered Testimony
Plaintiff	8:7-13; 10:14-16; 12:14-13:12; 13:19-14:19; 14:22-15:20; 16:5-20:6;
	21:2-36:21; 37:19-46:13; 47:9-13; 47:25-49:13; 53:6-54:4; 56:2-60:14;
	60:19-62:1; 62:10-22; and all exhibits attached thereto.
Apolinar Lopez	5:9-8:2; 9:5-17; 9:24-10:14; 12:6-15:25; 16:6-55:22
Mark James	5:8: -6:8; 9:7 – 19:6; 20:2-34:10; 34:19-25; 36:14-48:25; 49:10-55:24;
	56:9-57:4; 57:15-59:22; 60:4-60:15; 60:25-74:5; 74:13-80:8; 80:15-
	81:24; 84:3-85:4; 86:17-100:7; and all exhibits attached thereto.

2. Defendants will offer the following depositions:

Deponent	Offered Testimony
Apolinar Lopez	9:24-10:11; 11:9-14; 12:6-12; 12:22-13:17; 14:17-15:13; 15:16-23;
	16:6-18:18; 22:16-23:7; 24:15-25:18; 26:11-15; 28:11-18; 29:2-32:3;
	32:18-34:2; 34:9-18; 35:14-36:13; 36:21-24; 39:22-24; 40:18-41:14;
	41:22-42:8; 42:15-43:24; 44:17-45:8; 46:11-48:14; 49:3-49:20.
Mark James	9:18-10:2; 15:18-23; 16:8-18:15; 20:2-5; 22:8-24:1; 24:25-25:7; 26:16-
	23; 28:16-29:9; 51:9-12; 52:15-54:12; 57:24-59:22; 62:2-21; 65:11-23;
	66:8-14; 70:25-72:20; 74:13-75:16; 79:19-80:8; 81:19-24; 82:4-83:24;
	90:16-91:21;

F. Objections to Depositions:

1. Defendants object to Plaintiffs' depositions as follows:

Deponent	Offered Testimony
Plaintiff	8:7-13, relevance; 13:19-14:19, relevance; 21:17-18, foundation; 24:2-
	9, relevance; 25:16-26:18, relevance; 42:10-15, discussion of
	insurance; 47:9-13, relevance because Plaintiff is not asserting an
	income loss; 53:6-54:4, answer stops at 54:2; 59:7-60:6, relevance;
	60:11-14, relevance.
Apolinar Lopez	5:9-8:2; relevance; 9:5-17, answer stops at 9:19; 23:8-24, foundation
	and relevance; 25:19-26:15, relevance; 26:16-28:10, relevance; 28:19-
	29:1, relevance; 32:6-14, relevance; 38:23-39:12, relevance; 43:25-
	44:10, relevance; 50:22-52:24, relevance.
Mark James	5:8-6:8, relevance; 9:7-24, relevance; 10:9-11:12, relevance; 20:14-
	21:10, felony conviction more than 10 years old; 27:16-28:14,
	relevance; 29:10-34:10, relevance; 34:19-25, relevance; 36:14-42:20,
	relevance; 43:1-48:25, relevance; 56:9-57:4, relevance; 59:23-60:15,
	foundation, speculation; 62:6-12, relevance; 77:7-79:13, relevance;
	80:15-81:18, relevance; 86:17-90:15, relevance; 95:20-100:7,
	relevance.

2. Plaintiff objects to Defendants' depositions as follows: In addition to the objections stated on the record during the above-referenced depositions, Plaintiff objects to Defendants use of deposition transcripts for anything other than unavailability of a witness, impeachment, and to refresh recollection.

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WITNESSES

The following witnesses may be called upon by the parties at trial:

1. Plaintiff's witnesses:

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a. HAYRI OLIVAS-ARNAS c/o Farhan R. Naqvi, Esq., and Paul G. Albright, Esq. NAQVI INJURY LAW 9500 West Flamingo Road, Suite 104 Las Vegas, Nevada 89147 Telephone: (702) 553-1000

b. WAVERLY KIVETT

9393 Thunder Basin Avenue Las Vegas, Nevada 89149 Telephone: (928) 533-7827

c. APOLINAR LOPEZ

c/o Michael P. Lowry, Esq. WILSON ELSER MOSKOWITZ EDELMAN & DICKER, LLP 6689 Las Vegas Boulevard South, Suite 200 Las Vegas, Nevada 89119 Telephone: (702) 727-1400

d. CINDY OLIVAS-ARENAS

Address Unknown Telephone: (702) 984-0257

e. A.S. MARTIN ORTHOPEDICS, P.C.

Andrew S. Martin, M.D., and/or Person Most Knowledgeable and/or Custodian of Records 5546 South Fort Apache Road, Suite 100 Las Vegas, Nevada 89148 Telephone: (702) 684-5502

f. ATI PHYSICAL THERAPY

Rueben Cervantez, P.T., and/or Mary Antonette Valdez, PTA, and/or Clay Lovro, P.T., and/or Cameron Smith, P.T., and/or Bryan Ganitano, P.T.A., and/or

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1	Michael McKay, P.T., and/or Taylor Kucera, P.T., and/or
2	Linda Amadon, P.T.A., and/or
3	Matthew Duvall, P.T., and/or Person Most Knowledgeable and/or
4	Custodian of Records 7301 Peak Drive, Suite 101
5	Las Vegas, Nevada 89128
6	Telephone: (702) 940-3000
7	3155 West Craig Road, Suite 140 North Las Vegas, Nevada 89032
8	Telephone: (702) 639-2333
9	g. THOMAS A. JENNINGS
10	355 West Mesquite Boulevard, D30 PMB 1-111
11	Mesquite, Nevada 89027

h. BERNARD ONG, M.D.

Telephone: (702) 613-5076

8551 W. Lake Mead Boulevard, #251 Las Vegas, Nevada 89128 Telephone: (702) 796-7979

 MARK JAMES, FRCP 30(b)(6) designee for HOBBY LOBBY STORES, INC. d/b/a HOBBY LOBBY #679 d/b/a HOBBY LOBBY c/o Michael P. Lowry, Esq. WILSON ELSER MOSKOWITZ EDELMAN & DICKER, LLP 6689 Vegas Boulevard South, Suite 200 Las Vegas, Nevada 89119 Telephone: (702) 727-1400

2. Defendants' witnesses:

- a. Mark James, 30(b)(6) Designee, previously deposed.
- b. Apolinar Porfirio Lopez, Jr.; Hobby Lobby employee, previously deposed.
- c. Waverly Kivett Address Unknown (928) 533-7827
- d. John Herr, M.D. Retained Medical Expert

e.	John Brault	
	Rebuttal Expert to Tom Jennings	

X.

TRIAL DATE

Counsel have met and herewith submit a list of three (3) agreed-upon trial dates:

- 1. October 10, 2022
- **2.** October 17, 2022
- **3.** October 24, 2022

It is expressly understood by the undersigned that the court will set the trial of this matter on one (1) of the agreed-upon dates if possible. If not, the trial will be set at the convenience of the court's calendar.

XI.

TIME FOR TRIAL

It is estimated that the trial herein will take a total of **3 to 5 full judicial days**.

APPROVED AS TO FORM AND CONTENT BY:

DATED this 13 th day of June, 2022.	DATED this 13 th day of June, 2022.

NAQVI INJURY LAW WILSON ELSER MOSKOWITZ EDELMAN & DICKER LLP

EDELMAN & DICKER LLP

/s/ Paul G. Albright FARHAN R. NAQVI Nevada Bar No. 8589 PAUL G. ALBRIGHT Nevada Bar No. 14159 S/ Michael P. Lowry MICHAEL P. LOWRY Nevada Bar No. 10666 300 South 4th Street, 11th Floor Las Vegas, Nevada 89101 Attorneys for Defendants

Las Vegas, Nevada 89147

Attorneys for Plaintiff

XII.

ACTION BY THE COURT

This pretrial order has been approved by the parties to this action as evidenced by the signatures of their attorneys hereon, and the order is hereby entered and will govern the trial of this case. This order shall not be amended except by court order and based upon the parties' agreement or to prevent manifest injustice.

DATED: March 30, 2023

RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE